## IN THE COURT OF COMMON PLEAS OF BEAVER COUNTY, PENNSYLVANIA CRIMINAL DIVISION

COMMONWEALTH OF PENNSYLVANIA	:		
VS	:		
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2	GUILTY PLEA	3	
You are present before this Court bed to plead guilty to some or all of the Please answer fully all the questions to be answered "yes" or "no". Where guilty. If you do not understand any leave it blank and you should also te it to you fully. After you have finished reading this a above "Defendant". Initial each pagunderstood that page.	e criminal offer on this document eneral information give ell your lawyer out out filling it out out out out out out out out out ou	nses with which you had not not of these quest; on is asked for, howeven to you on this document the judge, so that	ions are designed er, please answer ment, you should they can explain
1. What is you full name?	1		.1
2. Are you known by any other If the answer is "yes",	name or alia state the c	s? other names or al	liases.
3. How old are you today?			
4. What is the highest grade y	you completed	in school?	
5. Can you read, write and und	derstand the	English Language?	
6. Have you taken an drugs or	alcohol in t	he last 24 hours?	
7. Have you ever been a patien been treated for a mental illr	nt in a menta ness?	al institution or	have you ever
If the answer is "yes", p	please explai	n the details.	
	7.00		
8. Are you now being treated to (a) If the answer is "yes	for a mental s", explain t	illness? he details.	
(b) If you are presently still feel that you have suffi are doing today, and to un correctly?	cient mental derstand the	capacity to under	stand what you
9. Do you understand that y to some or all of the charges	ou are here t against you?	coday to enter a p	plea of guilty

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11. Do you understand that the right to trial by jury means that a jury randomly selected from the voter registration list of Beaver County and a cross-section of the citizens of Beaver County, has to agree unanimously on your guilt before you can be convicted of the crimes with which you are charged?
12. Do you understand that you can participate in the selection of a jury with your attorney?
13. Do you understand that you are presumed innocent until found guilty? In other words, do you understand that at a trial the Commonwealth must prove your guilt beyond a reasonable doubt before you can be convicted of the crimes charged?
14. Do you understand that at a trial, the Commonwealth has the burden of proof, which means you can remain silent and nothing can be held against you for refusing to testify in your own defense?
15. Do you understand that you have a right at a trial to confront and cross-examine all Commonwealth witnesses in your case who are necessary to prove your guilt and that by pleading guilty you are waiving that right of confrontation and cross-examinations?
16. Do you realize that by pleading guilty you are giving up your right to present any pre-trial motions for consideration to this or a higher court in the event those motions were denied?
17. Do you realize that if you were convicted after a trial you could appeal the verdict to a higher court and raise any errors that were committed in the trial court, and that this could result in your being awarded a new trial or discharged, and that by pleading guilty you are giving up this right?
18. Do you realize that you could also challenge whether the Commonwealth had presented enough evidence at a trial to prove you guilty beyond a reasonable doubt?
19. If you enter a guilty plea and it is accepted by the Court, you still have a right to appeal your conviction to a higher court. The appeal for a guilty plea is limited, however, to four (4) grounds. They are: that your guilty plea was not knowing, intelligent, and voluntary; that the Court did not have jurisdiction to accept your plea (in other words, the crimes for which you are pleading guilty did not occur in Beaver County); that the Court's sentence is unlawful; and that your attorney was incompetent in representing you and advising you to enter a plea of guilty. Do you understand these four (4) reasons you could appeal and what they mean?
20. In order to appeal your conviction of a plea of guilty, you should, within ten (10) days from the date you are sentenced, file a written motion to withdraw your guilty plea. You must file a Notice of Appeal to the Superior Court within thirty (30) days after your sentence or after your motion to withdraw your guilty plea is denied, whichever is later. If you cannot afford a lawyer to represent you and/or you are contending that your

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10. Do you understand the you have a right to a trial by jury? \_

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attorney, who represented you at your guilty plea, was incompetent, you have the right to have another lawyer appointed for you to raise those four (4) reasons or claims. If you do not file your Notice of Appeal within thirty (30) days of your sentence or denial of your motion to withdraw your plea, you give up your right ever to complain again of any of those four (4) reasons or claims, including incompetent counsel. Do you understand the meaning of the various appeal rights that have just been explained to you?
21. Are you aware that the Court is not bound by the terms of any plea agreement entered into between you, your counsel, and the attorney for the Commonwealth, until the Court accepts such plea agreement?
22. Are you aware of the minimum and maximum sentences and/or fines that can be imposed for the offenses to which you are pleading?
23. Do you understand that if you are to be sentenced on more than one offense or count, the sentences can be imposed consecutively (one after the other)?
24. Do you understand that the total cumulative maximum sentence and fine that can be imposed is the total of each of the individual offenses for which you are being sentenced?
25. Do you understand the nature of the charges to which you are pleading guilty?
26. Has your lawyer explained to you the elements of the criminal offenses to which you are pleading guilty?
27. Do you admit to committing the crimes and to the legal elements explained to you which make up those crimes to which you are pleading guilty?
28. Has anybody forced you to enter this plea of guilty and/or plea agreement?
29. Are you doing this of your own free will?
30. Have any threats been made to you to enter a plea of guilty?
31. Have any promises been made to you to enter a plea of guilty other than any plea agreement that has been negotiated for you by yourself or your attorney?
32. Do you understand that when you plead guilty and the plea is accepted by the Court, all that remains is for the Court to sentence you on the charges to which you have plead guilty?
33. Do you understand that you might be sentenced by any of the Judges of this Court? Do you have any objection to that?

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34. Do you understand that if you change you mind about your plea of guilty, you have to ask the Court for permission to withdraw your pleas.  Do you further understand that you can make that request any time after today but no later that ten (10) days after you are sentenced.
35. You have a right to have witnesses present at a sentence hearing to testify against you. Are you willing to give up that right and have the attorney for the Commonwealth summarize the facts against you?
36. Are you willing to give up your right to a pre-sentence investigation report and agree to be sentenced immediately after you enter your pleasure.
37. Are you now on probation or parole?  (a) If you are on probation or parole, do you realize that your plet of guilty will mean a violation of that probation or parole and that you can be sentenced to prison as a result of that violation caused by you guilty plea today?
38. Do you understand that the decision to enter a plea of guilty is your and yours alone; that you do not have to enter a plea of guilty and giv up all your rights, as previously explained to you; and, that no one ca force you to enter a guilty plea?
39. Have you had ample opportunity to consult with your attorney befor reading this document and entering your plea of guilty?
40. Has your attorney gone over with you the meaning of the terms of thi document?
41. Are you satisfied with the representation of your attorney?
I affirm that I have read the above document in its entirety, and I understand its ful meaning, and I am still, nevertheless, willing to enter a plea of guilty to the offense specified. I further affirm that my signature and initials on each page of this document ar true and correct.
Date Defendant
I, as the attorney representing the above named defendant, in the instant case, sta that my client has been advised of the contents and meaning of this document; that it is belief that he/she comprehends and understands what is set forth above and that the defendant understands what he/she is doing by pleading guilty.
Date Attorney for Defendant

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